

En Bloc Amendments to H.R. 1735
National Defense Authorization Act for Fiscal Year 2016
Wednesday, April 29, 2015

Full Committee		
En Bloc #3		
Log #	Sponsor	Description
018r1	Veasey	Directs the Undersecretary of Defense for Policy to provide a briefing on DOD's efforts to streamline Foreign Military Sales (FMS) procedures and steps that can be taken to reduce the FMS decision making time frame.
026	Jones	Requires the Secretary of Defense to determine the cost of transportation provided by DOD for a Member, officer, or employee of the House or Senate that conducts a trip outside the United States and to publicly disclose the cost.
074	Stefanik	Amends section 152 of title I of division K of the Consolidated Appropriations Act of 2005 by extending the length of time for, and the radius of, the HUB Zone program.
105r1	Lamborn	Requires the Secretary of Defense to provide a report on Turkey's efforts to combat the flow of foreign fighters to Syria through its territory, Turkey's relationship with Hamas, and efforts by Turkey to fight terrorism.
153r1	Speier	Directs the Secretary of Defense to provide public access to military judicial proceedings through an online website, in a manner equivalent to the current civilian system.
160r2	Knight	Amends section 15 of the Small Business Act to ensure that the head of agency shall evaluate an offer by a team or joint venture led by a small business in the same manner as other offerors, and would allow small business teams and joint ventures to compete for bundled or consolidated contracts and require them to be evaluated on their combined past performance and capabilities if there is a legally binding teaming agreement or joint venture in place.
161	Fleming	Requires the Chief of Staff of the Air Force to designate a Deputy Chief of Staff to provide direction and oversight of the nuclear deterrence mission of the Air Force, and requires the Secretary of the Air Force to consolidate, under a major command command, the responsibility and authority for the Air Force nuclear mission.
205r2	Speier	Directs the Secretary of Defense to establish a database of sex offenders serving in the military, employed by the Department of Defense or a contractor, or convicted in a military court, and further mandates public access to information on military sex offenders who fail to publicly register.
248r1	Peters	Directs the Secretary of Defense to provide a briefing on enhancing the DOD Transition Assistance Program.
267	Gibson	Requires the Secretary of Defense to continue implementation of the U.S. Strategy to Prevent and Respond to Gender-Based Violence Globally, as appropriate; authorizes DOD to provide training, and requires a report to Congress on DOD's implementation efforts.
283	Johnson	Amends section 1052 of the Full Committee Mark to further enhance program transparency on the provision of excess defense article to local law enforcement and to make other technical corrections.
310r1	Shuster	Amends section 9517 of title 10 United States Code, as amended by section 1084 of the Full Committee Mark, to modify reporting requirements to ensure that Congress can assess the levels of CRAF readiness planned by U.S. TRANSCOM and that CRAF carriers are ready to meet DOD requirements as necessary.
316r1	Peters	Amends section 2505 of title 10, United States Code, by requiring the Secretary of Defense to conduct a review to determine the extent to which the requirements associated with defense acquisition programs can be satisfied by the present and projected performance capacities of the industrial base.
322	Bishop	Amends section 904 of the FY14 NDAA, as further amended by section 905 of the Full Committee Mark, to clarify that the Secretary of Defense may not reduce the number of DOD civilians whose salaries are funded from working-capital funds

Amendment Offered by Rep. Marc Veasey

H.R. 1735—National Defense Authorization Act for Fiscal Year 2016

In the appropriate place in the report, insert the following:

Foreign Military Sales Procedural Improvements

The committee is aware that although decisions on Foreign Military Sales (FMS) involve several interagency steps, internal Department of Defense processes for considering arms transfers remain a significant part of the time frame for decision-making. The committee is concerned that there have been long delays continue to occur in approving some FMS cases and is pleased that the senior management of the Department of Defense has been focused on this issue. The current reform effort began in August 2008, when the Deputy Secretary of Defense established a Defense Senior Steering Group on Arms Transfers and Technology Release to review and improve the Department's decision-making on arms transfers and release of sensitive technology. In July 2010, the Deputy Secretary issued a memorandum to revise the Department's Technology Security and Foreign Disclosure processes, pursuant to the Steering Group's recommendations and Presidential Study Directive 8, issued in December 2009. Nevertheless, long delays continue to occur in some cases. The committee therefore directs the Undersecretary of Defense for Policy to provide the committee and the House Committee on Foreign Affairs with a briefing on the results of the Deputy Secretary's initiative and memoranda to streamline the FMS procedures and additional steps that can be taken to reduce the FMS decision-making time frame not later than November 1, 2015.

AMENDMENT TO H.R. 1735
OFFERED BY MR. JONES OF NORTH CAROLINA

At the appropriate place in title X, insert the following:

1 **SEC. 10 ___. DETERMINATION AND DISCLOSURE OF TRANSPORTATION COSTS INCURRED BY SECRETARY OF DEFENSE FOR CONGRESSIONAL TRIPS OUTSIDE THE UNITED STATES.**

5 (a) DETERMINATION AND DISCLOSURE OF COSTS BY
6 SECRETARY.—In the case of a trip taken by a Member,
7 officer, or employee of the House of Representatives or
8 Senate in carrying out official duties outside the United
9 States for which the Department of Defense provides
10 transportation, the Secretary of Defense shall—

11 (1) determine the cost of the transportation
12 provided with respect to the Member, officer, or employee;
13

14 (2) not later than 10 days after completion of
15 the trip involved, provide a written statement of the
16 cost—

17 (A) to the Member, officer, or employee involved, and
18

1 (B) to the Committee on Armed Services
2 of the House of Representatives (in the case of
3 a trip taken by a Member, officer, or employee
4 of the House) or the Committee on Armed
5 Services of the Senate (in the case of a trip
6 taken by a Member, officer, or employee of the
7 Senate); and

8 (3) upon providing a written statement under
9 paragraph (2), make the statement available for
10 viewing on the Secretary's official public website
11 until the expiration of the 4-year period which be-
12 gins on the final day of the trip involved.

13 (b) EXCEPTIONS.—This section does not apply with
14 respect to any trip the sole purpose of which is to visit
15 one or more United States military installations or to visit
16 United States military personnel in a war zone (or both).

17 (c) DEFINITIONS.—In this section:

18 (1) MEMBER.—The term “Member”, with re-
19 spect to the House of Representatives, includes a
20 Delegate or Resident Commissioner to the Congress.

21 (2) UNITED STATES.—The term “United
22 States” means the several States, the District of Co-
23 lumbia, the Commonwealth of Puerto Rico, the Com-
24 monwealth of the Northern Mariana Islands, the

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1 Virgin Islands, Guam, American Samoa, and any
2 other territory or possession of the United States.

3 (d) EFFECTIVE DATE.—This section shall apply with
4 respect to trips taken on or after the date of the enact-
5 ment of this Act, except that this section does not apply
6 with respect to any trip which began prior to such date.



AMENDMENT TO H.R. 1735
OFFERED BY MS. STEFANIK OF NEW YORK

At the end of subtitle D of title VIII, add the following new section:

1 **SEC. 8 ____.** **MODIFICATIONS TO REQUIREMENTS FOR**
2 **QUALIFIED HUBZONE SMALL BUSINESS CON-**
3 **CERNS LOCATED IN A BASE CLOSURE AREA.**

4 (a) **PERIOD FOR BASE CLOSURE AREAS.—**

5 (1) **EXTENSION OF PERIOD.—**

6 (A) **IN GENERAL.—**Section 152(a)(2) of
7 title I of division K of the Consolidated Approp-
8 riations Act, 2005 (15 U.S.C. 632 note) is
9 amended by striking “for a period of 5 years”
10 and inserting “for the later of—

11 “(A) 8 years from the date of final closure;

12 or

13 “(B) the date designated by the Adminis-
14 trator of the Small Business Administration
15 that is based on data of the Bureau of the Cen-
16 sus obtained from the first decennial census
17 conducted after the date of final closure.”.

18 (B) **CONFORMING AMENDMENT.—**Section
19 1698(b)(2) of National Defense Authorization

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1 Act for Fiscal Year 2013 (15 U.S.C. 632 note)
2 is amended by striking “5 years” and inserting
3 “the later of—
4 “(A) 8 years; or
5 “(B) the date designated by the Adminis-
6 trator of the Small Business Administration de-
7 scribed in section 152(a)(2)(B) of title I of divi-
8 sion K of the Consolidated Appropriations Act,
9 2005 (15 U.S.C. 632 note).”.

10 (2) EFFECTIVE DATE; APPLICABILITY.—The
11 amendments made by paragraph (1) shall—

12 (A) take effect on the date of the enact-
13 ment of this Act; and

14 (B) apply to—

15 (i) a base closure area (as defined in
16 section 3(p)(4)(D) of the Small Business
17 Act (15 U.S.C. 632(p)(4)(D))) that, on the
18 day before the date of the enactment of
19 this Act, is treated as a HUBZone de-
20 scribed in section 3(p)(1)(E) of the Small
21 Business Act (15 U.S.C. 632(p)(1)(E))
22 under—

23 (I) section 152(a)(2) of title I of
24 division K of the Consolidated Appro-

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1 priations Act, 2005 (15 U.S.C. 632

2 note); or

3 (II) section 1698(b)(2) of Na-

4 tional Defense Authorization Act for

5 Fiscal Year 2013 (15 U.S.C. 632

6 note); and

7 (ii) a base closure area relating to the

8 closure of a military instillation under the

9 authority described in clauses (i) through

10 (iv) of section 3(p)(4)(D) of the Small

11 Business Act (15 U.S.C. 632(p)(4)(D))

12 that occurs on or after the date of the en-

13 actment of this Act.

14 (b) ELIGIBLE AREA FOR EMPLOYEE RESIDENCE FOR

15 BASE CLOSURE HUBZONES.—Section 3(p)(5)(A)(i)(I) of

16 the Small Business Act (15 U.S.C. 632(p)(5)(A)(i)(I)) is

17 amended—

18 (1) in item (aa), by striking “or” at the end;

19 (2) by redesignating item (bb) as item (cc); and

20 (3) by inserting after item (aa) the following

21 new item:

22 “(bb) pursuant to subpara-

23 graph (A), (B), (C), (D), or (E)

24 of paragraph (3), that its prin-

25 cipal office is located within a

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1 base closure area and that not
 2 fewer than 35 percent of its em-
 3 ployees reside in such base clo-
 4 sure area or in another
 5 HUBZone; or”.

6 (c) EXPANSION OF AREA INCLUDED IN BASE AREA
 7 CLOSURE DEFINITION.—Section 3(p)(4)(D) of the Small
 8 Business Act (15 U.S.C. 632(p)(4)(D)) is amended—

9 (1) in clause (iv), by striking the period at the
 10 end and inserting “; and”;

11 (2) by redesignating clauses (i) through (iv) as
 12 subclauses (I) through (IV), respectively;

13 (3) in the matter preceding subclause (I), as so
 14 redesignated, by striking “means lands within” and
 15 inserting the following: “means—

16 “(i) lands within”; and

17 (4) by adding at the end the following new
 18 clause:

19 “(ii) lands within 25 miles of the ex-
 20 ternal boundaries of a military installation
 21 described in clause (i), excluding any such
 22 lands that are not within a qualified non-
 23 metropolitan county.”.



AMENDMENT TO H.R. 1735
OFFERED BY MR. LAMBORN OF COLORADO

At the appropriate place in title XII of the bill, add the following:

1 **SEC. 12xx. REPORT ON EFFORTS OF TURKEY TO FIGHT**
2 **TERRORISM.**

3 Not later than 180 days after the date of the enact-
4 ment of this Act, the Secretary of Defense shall submit
5 to Congress a report on the following:

6 (1) Turkey's bilateral and multilateral efforts to
7 combat the flow of foreign fighters through its coun-
8 try into Syria.

9 (2) Turkey's relationship with Hamas, includ-
10 ing its harboring of leaders of Hamas.

11 (3) The efforts of Turkey to fight terrorism, in-
12 cluding Turkey's military and humanitarian role in
13 the anti-ISIS coalition.



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AMENDMENT TO H.R. 1735

OFFERED BY MS. SPEIER OF CALIFORNIA

National Defense Authorization Act for Fiscal Year 2016

At the appropriate place in title V, add the following
new section:

1 **SEC. 5___ . PUBLIC AVAILABILITY OF RECORDS OF CER-**
2 **TAIN PROCEEDINGS UNDER THE UNIFORM**
3 **CODE OF MILITARY JUSTICE.**

4 (a) **PUBLIC AVAILABILITY REQUIRED.**—The Sec-
5 retary of Defense shall make available, electronically
6 through a website of the Department of Defense, to the
7 public all information specified in subsection (c) (subject
8 to such exceptions as may apply under subsection (d)) for
9 all of the proceedings under the Uniform Code of Military
10 Justice specified in subsection (b).

11 (b) **COVERED PROCEEDINGS.**—The system estab-
12 lished under subsection (a) shall contain information for
13 the following proceedings under chapter 47 of title 10,
14 United States Code (the Uniform Code of Military Jus-
15 tice):

16 (1) Special and general courts-martial under
17 subchapter IV of such chapter.

1 (2) Actions by the convening authority under
2 section 860 of such title (article 60).

3 (3) Reviews conducted by the Courts of Crimi-
4 nal Appeals under section 866 of such title (article
5 66).

6 (4) Reviews conducted by the Court of Appeals
7 for the Armed Forces under section 867 of such title
8 (article 67).

9 (c) COVERED INFORMATION.—Except as provided in
10 subsection (d), the following information, either directly
11 or through links to another website, shall be made avail-
12 able through the system established under subsection (a)
13 as soon as the information is reasonably available:

14 (1) The location of the proceeding and contact
15 information for each base and court jurisdiction, in-
16 cluding, when applicable, the name and telephone
17 number of the legal office with jurisdiction over the
18 proceeding.

19 (2) The calendar of proceedings.

20 (3) The docket information for the proceeding.

21 (4) Any motions and documents filed in connec-
22 tion with the proceeding.

23 (5) The substance of all written rulings and
24 opinions issued in the proceeding, in a text-search-
25 able format.

1 (6) The authenticated record of the proceeding.

2 (7) Any other information related to the pro-
3 ceeding that the Secretary of Defense determines to
4 be useful to the public.

5 (d) PROTECTION OF PRIVACY AND SECURITY.—

6 (1) REVISION OF MANUAL FOR COURTS-MAR-
7 TIAL.—The Manual for Courts-Martial shall be up-
8 dated to address privacy and security concerns re-
9 lated to the electronic filing of documents and the
10 public availability of documents made available
11 through the system established under subsection (a).
12 Such guidance must consider, at minimum, the pro-
13 tection of privacy of individuals named in records
14 and status of records under section 552 of title 5,
15 United States Code (commonly referred to as the
16 Freedom of Information Act), section 552a of such
17 title (commonly referred to as the Privacy Act), re-
18 stricted reporting cases, and laws and guidance re-
19 lated to privilege. Such guidance shall provide to the
20 extent practicable for uniform treatment of privacy
21 and security issues throughout each proceeding spec-
22 ified in subsection (b) and across all branches of the
23 Armed Forces. To the extent that such guidance
24 provide for the redaction of certain categories of in-
25 formation to address privacy and security concerns,

1 such guidance shall provide that a party that wishes
2 to file an otherwise proper document containing such
3 information may file an unredacted document under
4 seal, which shall be retained as part of the pro-
5 ceeding as part of the record, and which, at the dis-
6 cretion of the court and subject to any applicable
7 guidance issued in the Manual for Courts Martial,
8 shall be either in lieu of, or in addition, to, a re-
9 dacted copy in the public file.

10 (2) INTERIM GUIDANCE.—The Secretary of De-
11 fense may issue interim guidance, and interpretive
12 statements relating to the application of such guid-
13 ance, which conform to the requirements of para-
14 graph (1) and which shall cease to have effect upon
15 the effective date of the guidance required under
16 paragraph (1). Pending issuance of the guidance re-
17 quired under paragraph (1), any guidance or order
18 of any court, or of the Secretary of Defense, pro-
19 viding for the redaction of certain categories of in-
20 formation in order to address privacy and security
21 concerns arising from electronic filing shall comply
22 with, and be construed in conformity with, the last
23 sentence of paragraph (1).

24 (e) ELECTRONIC FILINGS.—

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AMENDMENT TO H.R. 1735
OFFERED BY MR. KNIGHT OF CALIFORNIA

At the end of subtitle D of title VIII, add the following new section:

1 **SEC. 8 ____ . JOINT VENTURING AND TEAMING.**

2 (a) JOINT VENTURE OFFERS FOR BUNDLED OR
3 CONSOLIDATED CONTRACTS.—Section 15(e)(4) of the
4 Small Business Act (15 U.S.C. 644(e)(4)) is amended to
5 read as follows:

6 “(4) CONTRACT TEAMING.—

7 “(A) IN GENERAL.—In the case of a solici-
8 tation of offers for a bundled or consolidated
9 contract that is issued by the head of an agen-
10 cy, a small business concern that provides for
11 use of a particular team of subcontractors or a
12 joint venture of small business concerns may
13 submit an offer for the performance of the con-
14 tract.

15 “(B) EVALUATION OF OFFERS.—The head
16 of the agency shall evaluate an offer described
17 in subparagraph (A) in the same manner as
18 other offers, with due consideration to the capa-

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1 bilities of all of the proposed subcontractors or
2 members of the joint venture as follows:

3 “(i) TEAMS.—When evaluating an
4 offer of a small business prime contractor
5 that includes a proposed team of small
6 business subcontractors, the head of the
7 agency shall consider the capabilities and
8 past performance of each first tier subcon-
9 tractor that is part of the team as the ca-
10 pabilities and past performance of the
11 small business prime contractor.

12 “(ii) JOINT VENTURES.—When evalu-
13 ating an offer of a joint venture of small
14 business concerns, if the joint venture does
15 not have sufficient capabilities or past per-
16 formance to be considered for award of a
17 contract opportunity, the head of the agen-
18 cy shall consider the capabilities and past
19 performance of each member of the joint
20 venture as the capabilities past perform-
21 ance of the joint venture.

22 “(C) STATUS AS A SMALL BUSINESS CON-
23 CERN.—Participation of a small business con-
24 cern in a team or a joint venture under this
25 paragraph shall not affect the status of that

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1 concern as a small business concern for any
2 other purpose.”.

3 (b) TEAM AND JOINT VENTURES OFFERS FOR MUL-
4 TIPLE AWARD CONTRACTS.—Section 15(q)(1) of such Act
5 (15 U.S.C. 644(q)(1)) is amended—

6 (1) in the heading, by inserting “AND JOINT
7 VENTURE” before “REQUIREMENTS”;

8 (2) by striking “Each Federal agency” and in-
9 serting the following:

10 “(A) IN GENERAL.—Each Federal agen-
11 cy”; and

12 (3) by adding at the end the following new sub-
13 paragraph:

14 “(B) TEAMS.—When evaluating an offer of
15 a small business prime contractor that includes
16 a proposed team of small business subcontrac-
17 tors for any multiple award contract above the
18 substantial bundling threshold of the Federal
19 agency, the head of the agency shall consider
20 the capabilities and past performance of each
21 first tier subcontractor that is part of the team
22 as the capabilities and past performance of the
23 small business prime contractor.

24 “(C) JOINT VENTURES.—When evaluating
25 an offer of a joint venture of small business

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1 concerns for any multiple award contract above
2 the substantial bundling threshold of the Fed-
3 eral agency, if the joint venture does not have
4 sufficient capabilities or past performance to be
5 considered for award of a contract opportunity,
6 the head of the agency shall consider the capa-
7 bilities and past performance of each member of
8 the joint venture as the capabilities and past
9 performance of the joint venture.”.



AMENDMENT TO H.R. 1735
OFFERED BY MR. FLEMING OF LOUISIANA

At the appropriate place in title XVI, add the following:

1 **SEC. 16** ____. **ORGANIZATION OF NUCLEAR DETERRENCE**
2 **FUNCTIONS OF THE AIR FORCE.**

3 (a) **OVERSIGHT OF NUCLEAR DETERRENCE MIS-**
4 **SION.**—Subject to the authority, direction, and control of
5 the Secretary of the Air Force, the Chief of Staff of the
6 Air Force shall be responsible for overseeing the safety,
7 security, reliability, effectiveness, and credibility of the nu-
8 clear deterrence mission of the Air Force.

9 (b) **DEPUTY CHIEF OF STAFF.**—Not later than
10 March 1, 2016, the Chief of Staff shall designate a Deputy
11 Chief of Staff to carry out the following duties:

12 (1) Provide direction, guidance, integration, and
13 advocacy regarding the nuclear deterrence mission of
14 the Air Force.

15 (2) Conduct monitoring and oversight activities
16 regarding the safety, security, reliability, effective-
17 ness, and credibility of the nuclear deterrence mis-
18 sion of the Air Force.

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1 (3) Conduct periodic comprehensive assess-
2 ments of all aspects of the nuclear deterrence mis-
3 sion of the Air Force and provide such assessments
4 to the Secretary of the Air Force and the Chief of
5 Staff of the Air Force.

6 (c) ROLE OF MAJOR COMMAND.—

7 (1) CONSOLIDATION.—Not later than March
8 30, 2016, the Secretary of the Air Force shall con-
9 solidate, to the extent the Secretary determines ap-
10 propriate, under a major command commanded by a
11 single general officer the responsibility, authority,
12 accountability, and resources for carrying out the
13 nuclear deterrence mission of the Air Force.

14 (2) FUNCTIONS.—The major command de-
15 scribed in paragraph (1) shall be responsible, to the
16 extent the Secretary determines appropriate, for car-
17 rying out all elements and activities relating to the
18 nuclear deterrence mission of the Air Force. Such
19 elements include nuclear weapons, nuclear weapon
20 delivery systems, and the nuclear command, control,
21 and communication system. Such activities include
22 the following:

23 (A) Planning and execution of moderniza-
24 tion programs.

25 (B) Procurement and acquisition.

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- 1 (C) Research, development, test, and evaluation.
- 2
- 3 (D) Sustainment.
- 4 (E) Operations.
- 5 (F) Training.
- 6 (G) Safety and security.
- 7 (H) Research, education, and applied
- 8 science relating to nuclear deterrence and as-
- 9 surance.
- 10 (I) Such other functions of the nuclear de-
- 11 terrence mission as the Secretary determines
- 12 appropriate.
- 13 (d) REPORT.—Not later than January 1, 2016, the
- 14 Secretary of the Air Force shall submit to the congres-
- 15 sional defense committees a report on the plans of the Sec-
- 16 retary and the resources required to implement this sec-
- 17 tion.



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AMENDMENT TO H.R. 1735
OFFERED BY MS. SPEIER OF CALIFORNIA

At the end of subtitle E of title V, add the following
new section:

1 **SEC. 5** ____ . **REVISION OF DEPARTMENT OF DEFENSE DIREC-**
2 **TIVE-TYPE MEMORANDUM 15-003, RELATING**
3 **TO REGISTERED SEX OFFENDER IDENTIFICA-**
4 **TION, NOTIFICATION, AND MONITORING IN**
5 **THE DEPARTMENT OF DEFENSE.**

6 (a) **REVISION REQUIRED; DATABASE.**—Not later
7 than 180 days after the date of the enactment of this Act,
8 the Secretary of Defense shall revise Department of De-
9 fense Directive-type Memorandum 15-003, relating to
10 Registered Sex Offender Identification, Notification, and
11 Monitoring in the Department of Defense, and all subse-
12 quent directive and guidance to ensure the following:

13 (1) All provisions of the Department of Defense
14 Directive-type Memorandum 15-003 shall go into ef-
15 fect not later than 180 days after its revision under
16 this section.

17 (2) The Department of Defense shall create a
18 database (in this section referred to as the “data-
19 base”) to track the following sex offenders:

1 (A) Sex offenders who are active-duty or
2 reserve component members of the Army, Navy,
3 Air Force, or Marine Corps or civilian employ-
4 ees of the Department of Defense.

5 (B) Former active-duty or reserve compo-
6 nent members of the Army, Navy, Air Force, or
7 Marine Corps who have been convicted of a sex
8 offense under chapter 47 of title 10, United
9 States Code (the Uniform Code of Military Jus-
10 tice), if not already covered by subparagraph
11 (A).

12 (3) For each individual identified in the data-
13 base pursuant to paragraph (2)(A), the database
14 shall contain the following information:

15 (A) The name of the sex offender (includ-
16 ing any alias used by the individual).

17 (B) The Social Security number of the sex
18 offender.

19 (C) A physical description of the sex of-
20 fender.

21 (D) A current photograph of the sex of-
22 fender.

23 (E) The address of each residence at which
24 the sex offender resides.

1 (F) The name and address of any place
2 where the sex offender is an employee, includ-
3 ing the sex offender's current assignment, duty
4 station, physical place of work, and deployment
5 status, if applicable.

6 (G) The name and address of any place
7 where the sex offender is a student.

8 (H) The text of the provision of law defin-
9 ing the criminal offense for which the sex of-
10 fender is registered in accordance with the
11 Adam Walsh Child Protection and Safety Act of
12 2006 (Public Law 109-248; 120 Stat. 587) or
13 other Federal, State, or local laws.

14 (I) The criminal history of the sex of-
15 fender, including the date of all arrests and
16 convictions; the status of parole, probation, or
17 supervised release; registration status in accord-
18 ance with the Adam Walsh Child Protection
19 and Safety Act of 2006 (Public Law 109-248;
20 120 Stat. 587) or other applicable Federal,
21 State, or local laws; and the existence of any
22 outstanding arrest warrants for the sex of-
23 fender.

24 (J) Any other information required by Sec-
25 retary of Defense.

1 (4) For each individual identified in the data-
2 base pursuant to paragraph (2)(B), the database
3 shall contain the following information:

4 (A) The name of the sex offender (includ-
5 ing any alias used by the individual).

6 (B) The Social Security number of the sex
7 offender.

8 (C) A physical description of the sex of-
9 fender.

10 (D) A current photograph of the sex of-
11 fender.

12 (E) The last known address of each resi-
13 dence of the sex offender and, if released or
14 about to be released from a military correc-
15 tional facility, the intended address of residence
16 of the sex offender.

17 (F) The text of the provision of law defin-
18 ing the criminal offense for which the sex of-
19 fender is registered in accordance with the
20 Adam Walsh Child Protection and Safety Act of
21 2006 (Public Law 109-248; 120 Stat. 587) or
22 other Federal, State, or local laws.

23 (G) The criminal history of the sex of-
24 fender, including the date of all arrests and
25 convictions; the status of parole, probation, or

1 supervised release; registration status in accord-
2 ance with the Adam Walsh Child Protection
3 and Safety Act of 2006 (Public Law 109-248;
4 120 Stat. 587) or other Federal, State, or local
5 laws; and the existence of any outstanding ar-
6 rest warrants for the sex offender.

7 (H) Any other information required by
8 Secretary of Defense.

9 (5) The database shall be available to local,
10 State, and Federal law enforcement agencies. In the
11 case of each individual identified in the database
12 pursuant to paragraph (2)(B) who fails to register
13 with a sex offender registry in accordance with the
14 Adam Walsh Child Protection and Safety Act of
15 2006 (Public Law 109-248; 120 Stat. 587) or other
16 applicable Federal, State, or local laws, the Sec-
17 retary of Defense shall make available on the Inter-
18 net, in a manner that is readily accessible to the
19 public, the following information:

20 (A) The name of the sex offender (includ-
21 ing any alias used by the individual).

22 (B) A physical description of the sex of-
23 fender.

24 (C) A most recent photograph of the sex
25 offender.

1 (D) The last known address of each resi-
2 dence of the sex offender and, if applicable, the
3 intended address of residence of the sex of-
4 fender.

5 (E) The criminal offense for which the sex
6 offender is registered in accordance with the
7 Adam Walsh Child Protection and Safety Act of
8 2006 (Public Law 109-248; 120 Stat. 587) or
9 other applicable Federal, State, or local laws.

10 (F) Notification that the sex offender has
11 failed to register on a sex offender registry in
12 accordance with Federal, State, or local laws.

13 (G) Any other information required by
14 Secretary of Defense, in accordance with exist-
15 ing laws and regulations.

16 (b) REPORTING REQUIREMENTS.—Section 1631(b)
17 of the Ike Skelton National Defense Authorization Act for
18 Fiscal Year 2011 (Public Law 111-383; 10 U.S.C. 1561
19 note) is amended by adding at the end the following new
20 paragraph:

21 “(12) The number of individuals released from
22 active-duty as a members of the Army, Navy, Air
23 Force, or Marine Corps as a result of a conviction
24 of a sex-related offense, including the number who
25 have registered with a local sex offender registry in

1 accordance with local, State, and Federal law and
2 the number who have failed to register with a local
3 sex offender registry in accordance with local, State,
4 and Federal law.”.

5 (c) DEFINITIONS.—In this section:

6 (1) In this section, the term “sex offender”
7 means an individual who is required to be placed on
8 a sexual offender registry by Federal, State, or local
9 laws, including the Adam Walsh Child Protection
10 and Safety Act of 2006 (Public Law 109–248; 120
11 Stat. 587).

12 (2) In this section, the term “sex offense”
13 means an offense in a category of conduct punish-
14 able under the Uniform Code of Military Justice
15 specified by the Secretary of Defense pursuant to
16 section 115(a)(8)(C)(i) of Public Law 105–119 (10
17 U.S.C. 951 note).



Amendment Offered by Rep. Scott H. Peters

H.R. 1735—National Defense Authorization Act for Fiscal Year 2016

In the appropriate place in the report, insert the following:

Report on Performance and Efficacy of Incorporation of Community-based Transition Programs in the Department of Defense Transition Assistance Program

The Committee notes that some installations have partnered with local non-profit and community based transition support organizations to enhance the Transition Assistance Program curriculum with great success, especially for those leaving the service and remaining in the local area. Therefore the Committee directs the Secretary of Defense to brief the House Committee on Armed Services not later than March 1, 2016, on the feasibility of expanding this model of partnering with local community based support organizations department-wide to enhance the Transition Assistance Program.

Cosponsor: Rep. Niki Tsongas

AMENDMENT TO H.R. 1735
OFFERED BY MR. GIBSON OF NEW YORK

At the appropriate place in title XII of the bill, insert the following:

1 **SEC. 12xx. EFFORTS OF THE DEPARTMENT OF DEFENSE TO**
2 **PREVENT AND RESPOND TO GENDER-BASED**
3 **VIOLENCE GLOBALLY.**

4 (a) FINDINGS AND STATEMENT OF POLICY.—

5 (1) FINDINGS.—Congress finds the following:

6 (A) Gender-based violence reaches every
7 corner of the world, affecting millions of people
8 ever year and one in three women in her life-
9 time. This epidemic not only undermines the
10 safety, dignity, and human rights of the indi-
11 vidual, family and community, it affects public
12 health, economic stability, and security of na-
13 tions, which in turn has a direct impact upon
14 United States foreign policy, defense interests,
15 democracy, governance, and peace-building ef-
16 forts.

17 (B) With one of the largest international
18 footprints in the United States government, the
19 Department of Defense is an integral part of

1 combating the epidemic of gender-based vio-
2 lence, especially in conflict regions.

3 (C) Section 7061 of the Joint Explanatory
4 Statement of the Committee of Conference ac-
5 companying the Consolidated Appropriations
6 Act, 2012 directed the Secretary of State and
7 the Administrator of the United States Agency
8 for International Development to develop and
9 submit to Congress a multi-year strategy to
10 prevent and respond to gender-based violence.

11 (D) Executive Order 13623 of August 10,
12 2012 (77 Fed. Reg. 49345) established the
13 United States Strategy to Prevent and Respond
14 to Gender-Based Violence Globally, which re-
15 quired the Department of Defense to partici-
16 pate in an Interagency Working Group co-
17 chaired by the Department of State and the
18 United States Agency for International Devel-
19 opment to implement the Strategy.

20 (E) The Joint Explanatory Statement of
21 the Committee of Conference accompanying the
22 National Defense Authorization Act for Fiscal
23 Year 2015 (H.R. 3979, Public Law 113-291),
24 encouraged the Department of Defense to sup-
25 port the continued implementation of the

1 United States Strategy to Prevent and Respond
2 to Gender-Based Violence Globally and to par-
3 ticipate in the Interagency Working Group.

4 (F) Executive Order 13623 requires within
5 3 years of August 12, 2012, that the Inter-
6 agency Working Group shall complete a final
7 evaluation of the Strategy and within 180 days
8 of completing its final evaluation, the Inter-
9 agency Working Group shall update or revise
10 the Strategy to take into account the informa-
11 tion learned and the progress made during and
12 through the implementation of the Strategy.

13 (2) STATEMENT OF POLICY.—It is in the na-
14 tional security interest of the United States to—

15 (A) prevent gender-based violence which
16 will promote regional and global stability and
17 advance sustainable peace and security;

18 (B) have a multi-year strategy in place
19 that will effectively prevent and respond to gen-
20 der-based violence globally; and

21 (C) ensure that existing laws and regula-
22 tions relating to the Department of Defense are
23 fully implemented to prevent gender-based vio-
24 lence globally.

1 (b) REQUIREMENT TO CONTINUE IMPLEMENTATION
2 OF A UNITED STATES GLOBAL STRATEGY ON GENDER-
3 BASED VIOLENCE PREVENTION AND RESPONSE.—The
4 Secretary of Defense shall ensure that the Department of
5 Defense—

6 (1) continues to implement the United States
7 Strategy to Prevent and Respond to Gender-Based
8 Violence Globally, as appropriate; and

9 (2) pursuant to the intent laid out in Executive
10 Order 13623, continues to participate in any Inter-
11 agency Working Group described in subsection
12 (a)(1)(D) or in interagency collaborative efforts to
13 develop or update a United States Strategy to Pre-
14 vent and Respond to Gender-Based Violence Glob-
15 ally, as appropriate

16 (c) DEPARTMENT OF DEFENSE GENDER-BASED
17 TRAINING.—The Secretary of Defense is authorized to—

18 (1) provide training for the United States
19 Armed Forces, Department of Defense personnel,
20 and contractors and military observers on preventing
21 and responding to violence against women and girls
22 globally in conflict, post-conflict, and humanitarian
23 relief settings; and

24 (2) utilize the Department of Defense's oper-
25 ational capabilities to train professional foreign mili-

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1 tary, police forces, and judicial officials on pre-
2 venting and responding to violence against women
3 and girls globally.

4 (d) REPORT.—

5 (1) IN GENERAL.—Not later than 180 days
6 after the date of the enactment of this Act, the Sec-
7 retary of Defense shall submit to the specified con-
8 gressional committees a report on efforts to prevent
9 and respond to gender-based violence globally made
10 under a United States strategy.

11 (2) CONTENT.—The report required under
12 paragraph (1) shall—

13 (A) describe the efforts of the Department
14 of Defense in the Interagency Working Group
15 described in subsection (a)(1)(D) to implement
16 the international gender-based violence preven-
17 tion and response strategy, funding allocations,
18 programming, and associated outcomes; and

19 (B) provide an assessment of human and
20 financial resources necessary to fulfill the pur-
21 poses and duties of such strategy.

22 (3) PUBLIC AVAILABILITY.—The report re-
23 quired under paragraph (1) shall be made publicly
24 accessible in a timely manner.

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1 (4) DEFINITION.—In this subsection, the term

2 “specified congressional committees” means—

3 (A) the Committee on Armed Services and
4 the Committee on Foreign Relations of the Sen-
5 ate; and

6 (B) the Committee on Armed Services and
7 the Committee on Foreign Affairs of the House
8 of Representatives.



AMENDMENT TO H.R. 1735**OFFERED BY MR. JOHNSON OF GEORGIA**

In section 1052, strike “restricted property” each place it appears and insert “controlled property”.

In the proposed subsection (e)(2)(A), as proposed to be added to section 2576a of title 10, United States Code, by section 1052(a), insert before the semicolon the following: “, including the recipient’s location, by county and State, and the year of the transfer”.

In the proposed subsection (e), as proposed to be added to section 2576a of title 10, United States Code, by section 1052(a), add at the end the following:

1 “(4) The Secretary may not authorize the transfer
2 of any property under this section to a Federal or State
3 agency until 30 days after a request for the transfer has
4 been published on the Internet website required under
5 paragraph (1).”.

In section 1052(d) strike “an independent entity” and insert “a federally funded research and development center”.

In section 1052(f), in the second sentence, by inserting after “controlled property under the program” the following: “, including the manner in which the property was used in community law enforcement, and the effectiveness of the Internet website required under subsection (c) of section 2576a, as added by subsection (a), in providing transparency to the public,”.

In section 1052(f), insert before the period at the end the following: “in accordance with the purposes of the program as set forth in section 2576a of title 10, United States Code”.



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AMENDMENT TO H.R. 1735

OFFERED BY MR. SHUSTER OF PENNSYLVANIA

AND MR. LARSEN OF WASHINGTON

In subparagraph (A) of paragraph (1) of subsection (b) of section 9517 of title 10, United States Code, as proposed to be inserted by section 1084(b)(1), strike “and”.

In subparagraph (B) of such paragraph, strike the period and insert “; and”.

After subparagraph (B) of such paragraph, insert the following:

1 “(C) an explanation of any deviation from
2 the previous fiscal year’s assessment of the pro-
3 jected number of block hours under subpara-
4 graph (A).”.

Strike paragraph (2) of such subsection (b) and insert the following:

5 “(2) A comparison (including analytical and
6 justification materials and explanations of any devi-
7 ations) of the forecasted number of block hours for
8 each fiscal year of the period covered by the report

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- 1 with the projected number of block hours under
- 2 paragraph (1)(A) for each such fiscal year.”



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AMENDMENT TO H.R. 1735
OFFERED BY MR. PETERS OF CALIFORNIA

At the appropriate place in subtitle C of title III, insert the following:

1 **SEC. 3___.** **INCLUSION IN ANNUAL TECHNOLOGY AND IN-**
2 **DUSTRIAL CAPABILITY ASSESSMENTS OF A**
3 **DETERMINATION ABOUT DEFENSE ACQUI-**
4 **SITION PROGRAM REQUIREMENTS.**

5 Section 2505(b) of title 10, United States Code, is
6 amended—

7 (1) by redesignating paragraphs (3) and (4) as
8 paragraphs (4) and (5), respectively; and

9 (2) by inserting after paragraph (2) the fol-
10 lowing new paragraph (3):

11 “(3) determine the extent to which the require-
12 ments associated with defense acquisition programs
13 can be satisfied by the present and projected per-
14 formance capacities of industries supporting the sec-
15 tors or capabilities in the assessment and evaluate
16 the reasons for any variance from applicable pre-
17 ceding determinations;”.



AMENDMENT TO H.R. 1735

OFFERED BY MR. BISHOP OF UTAH, Mr. JONES (NC),
Mr. ROGERS (AL); and Mr. SCOTT (GA)

In section 905, insert after subsection (c) the following new section (and redesignate the following subsections accordingly):

1 (d) LIMITATION ON WORKING-CAPITAL FUND POSI-
2 TIONS.—Section 904 of the National Defense Authoriza-
3 tion Act for Fiscal Year 2014 (Public Law 113–66; 10
4 U.S.C. 111 note) is further amended by adding at the end
5 the following new subsection:

6 “(f) LIMITATION ON WORKING-CAPITAL FUND POSI-
7 TIONS.—In implementing the 20 percent reduction re-
8 ferred to in subsection (e), the Secretary of Defense may
9 not reduce the number of Department of Defense civilian
10 employees whose salaries are funded from working-capital
11 funds except in accordance with section 2472 of title 10,
12 United States Code.”



Ally

BINGEN / CASEY

SCOTT / PLUNKETT